

been released upto 31.3.2007 to the implementing agency of the scheme, namely the National Informatics Centre, which has been entrusted with the task of implementing the scheme in the various courts in the States/ Union Territories.

(c) and (d) It is expected that the implementation of the scheme will reduce delays in disposal of cases, cut down process time and costs, cut down pendency, facilitate access of the litigants to court orders, judgements and statement of witnesses, facilitate the judicial officers in their day to day functioning in justice delivery, ensure transparency in the system and generally benefit all stakeholders and enhance judicial productivity both qualitatively and quantitatively.

Creation of new family laws

3414. SHRI SHANTARAM LAXMAN NAIK: Will the Minister of LAW AND JUSTICE be pleased to state:

(a) whether it is a fact that legislators all over the country are feeling that the Supreme Court of India and High Courts in the country through the process of interpretation of law have created new family laws which have no sanction of the legislature;

(b) whether Government proposes to examine all such laws which cannot be created while interpreting a legislation; and

(c) if so, the details thereof?

THE MINISTER OF LAW AND JUSTICE (SHRI H.R. BHARDWAJ):

(a) No, Sir.

(b) and (c) Do not arise in view of reply at (a) above.

Evening Courts in Gujarat

3415. SHRI KARNENDU BHATTACHARJEE: Will the Minister of LAW AND JUSTICE be pleased to state:

(a) whether Government are aware that judges and lawyers in Gujarat have been attending 42 evening courts since December 2006 and have successfully decided around 35,000 small offence civil and criminal cases, with a little extra remuneration; and